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24919	759	0 10/18/2005		EXAMINER	
MCAFE TENTH I			JOHNS, AN	JOHNS, ANDREW W	
TENTH FLOOR, TWO LEADERSHIP SQUARE 211 NORTH ROBINSON				ART UNIT	PAPER NUMBER
OKLAHO	OMA C	TITY, OK 73102	2621		
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
		10/631,262	DOWNS, JR.					
•	Office Action Summary	Examiner	Art Unit					
		Andrew W. Johns	2621					
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. o period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailine ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from 5, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).					
Status								
1)⊠	Responsive to communication(s) filed on <u>01 N</u>	farch 2005 and 01 August 2005						
2a)□		s action is non-final.						
3)□	/		secution as to the merits is					
,,	3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dianositi								
	ion of Claims							
	Claim(s) <u>1-26</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
·	5) Claim(s) is/are allowed.							
	Claim(s) <u>1-26</u> is/are rejected.							
	Claim(s) is/are objected to.							
8)[Claim(s) are subject to restriction and/o	r election requirement.						
Applicati	ion Papers							
9)☐ The specification is objected to by the Examiner.								
	10)☑ The drawing(s) filed on <u>31 July 2003</u> is/are: a)☑ accepted or b)□ objected to by the Examiner.							
/—	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
	·	tarmor. Note the attached Office	Action of 101111 10-102.					
Priority u	ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document	s have been received. s have been received in Application	on No					
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
	•		ny **					
Attachment	t(s)							
	e of References Cited (PTO-892)	4) Interview Summary						
3) 🔲 Inforn	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da						
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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 01 March 2005 have been fully considered but they are not persuasive.

With respect to Cahill et al. (US 5,963,659 A), applicant argues that Cahill et al. does not teach that a check is passed to the repair or re-pass pocket due to the invalidation of the MICR line (lines 11-12, page 14 of applicant's response filed 01 March 2005). Applicant further argues that Cahill et al. further fails to teach repairing or correcting an MICR line by applying character recognition processing to an invalidated MICR line in a digital image of a financial item after the financial item has been sent to a reject pocket of a sorter (lines 16-18 on page 15 of applicant's response filed 01 March 2005). Finally, applicant argues that Cahill et al. fails to teach automatically applying character recognition processing to an invalidated MICR line (lines 3-4 on page 16 of the 01 March 2005 response).

However, Cahill et al. does provide each of these teachings. As pointed out by applicant, when one or more characters in the MICR line is not decoded during a first pass, the check is directed to the re-pass pocket (lines 20-22 on page 14 of the 01 March 2005 response). While Cahill et al. doesn't specifically describe these checks as having "invalidated" MICR lines, the failure to recognize all of the characters in the MICR line inherently invalidates the MICR line, as the exact contents of the MICR line is not known. Therefore, the re-pass pocket of Cahill et al. serves as the reject pocket stipulated by the claims, and the checks therein include an invalidated MICR line by virtue of the failure of the processing to recognize all the characters therein. The contents of the re-pass bin are automatically reprocessed, which includes applying optical character recognition processing to digital images of the checks to identify MICR

Art Unit: 2621

characters in the invalidated MICR line (as acknowledged by applicant (lines 23-24 on page 14 of the 01 March 2005 response), the second pass processing of the checks is the same as the first pass, so that it includes OCR processing to identify MICR characters as described at column 14, lines 60-65). While Cahill et al. applies both magnetic character reading and OCR processing to the MICR line during both the first and second pass, there is nothing in the claim language the precludes the possibility that both processing techniques be present both in the initial processing and in the repair processing. The claims merely require the use of OCR processing to identify MICR characters in an invalidated MICR line after the financial items have been place in a reject pocket. Because the failure to recognize characters in Cahill et al. effectively invalidates the MICR line, the placement of the checks in the re-pass pocket meets the requirement of the claimed invention that financial items with invalidate MICR lines be placed in a reject pocket. Furthermore, the second pass processing of Cahill et al. automatically applies OCR processing to these financial items to identify MICR characters in the invalidated MICR line, so that Cahill et al. also meets these limitations. Therefore, applicant's arguments are not persuasive, and Cahill et al. continues to be viewed as meeting these various limitations of the claimed invention.

Applicant's arguments (pages 16-17 of the 01 March 2005 response) with respect to Kruppa (US 6,243,504 B1) have been fully considered and are persuasive.

With respect to Grabowski et al. (US 4,409,342 A), applicant's arguments that Grabowski et al. fails to teach or suggest reorienting a digital image of the document (pages 17-18 of the 01 March 2005 response) are persuasive. However, these arguments are only applicable to claims 5, 13 and 21, which are the only claims that require that the orientation of the image be changed. Claims 9-10, 17-20, and 23-25 do not include this limitation, and applicant has not presented any additional arguments regarding these claims with respect to

Grabowski et al. Because applicant's arguments with respect to Cahill et al. are not persuasive, as pointed out more fully above, and because applicant has not provided any arguments regarding Grabowski et al., as applied to these claims, the rejection of claims 9, 17, 19-20 and 23-25 will be maintained.

Claim Rejections - 35 U.S.C. § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-2, 11 and 26 are rejected under 35 U.S.C. § 102(e) as being anticipated by Cahill et al.

As per claim 1, Cahill et al. teaches that after the MICR line cannot be initially recognized (decoded) that the check is deposited in a re-pass pocket (209 in Figure 3; column 14, lines 27-30) and reprocessed where character recognition is used on the check image to determine the characters that comprise the MICR line (column 18, line 65 through column 19, line 4). Therefore, Cahill et al. teaches digitally applying character recognition processing (column 14, lines 56-65; column 16, lines 24-27 and 56-60) to an invalidated (reasons for errors are well known; column 19, lines 18-19) MICR line (column 19, lines 31-37) in a digital image of a financial item (i.e., check; column 14, lines 23-25) after the financial item has been sent to a reject pocket (i.e., the re-pass pocket 209 in Figure 3) of a financial item sorter (200 in Figure 3) and digitally processing the digital image of the financial item having an invalidated MICR line

Art Unit: 2621

to identify MICR characters therein (during the second pass the OCR operates to digitally identify MICR characters on a previously invalidated MICR line; column 14, lines 60-65).

As per claim 2, Cahill et al. teaches processing a check as a financial item through a check sorter (column 16, lines 17-21; 200 in Figure 3), including sensing the check for a MICR line and characters therein (column 16, lines 22-23), determining the check has an invalid MICR line (column 16, lines 47-51), and creating a digital image of the check (column 16, lines 20-21; column 17, lines 58-62; 264 in Fig 5A), and thereafter performing the digitally applying character recognition processing to the invalidated MICR line in the digital image of the check (A "best read" is determined and checks are processed normally unless it meets or exceeds a threshold; column 19, lines 50-53; the "best read" is determined by using optical character recognition, column 18, lines 29-31) after the check has been sent to the reject pocket (209 in Figure 3).

As per claim 11, Cahill et al. teaches transporting a check through a check sorter (200 in Figure 3); generating electrical signals in response to sensing a MICR line on a check in a check sorter (column 2, lines 65-67; column 4, lines 60-65; and column 6, lines 22-27; it is inherent that a MICR line reader generates electrical signals that are decoded by the computer to create the electronic file containing check and account data; column 14, line 66 through column 15, line 10); determining in a programmed computer whether the electrical signals represent a valid or an invalid MICR line (column 18, line 65 through column 19, line 4; column 19, lines 13-19); in response to determining that the electrical signals represent an invalid MICR line, and off-line from the check sorter and the transporting of the check (column 14, lines 49-55; the processing is performed off-line) digitally processing the digital image of the check to identify MICR characters therein (column 16, lines 24-27; depending upon the number of errors detected in the

initial decoding of the MICR line, the check is placed in the re-pass pocket 209 and the MICR recognition (decoding) process is repeated; a "best read" is determined again and checks are processed normally unless it meets or exceeds a threshold; column 19, lines 50-53).

Finally, with respect to claim 26, Cahill et al. teaches that after the MICR line cannot be initially recognized (decoded) that the check is deposited in a repass pocket (209 in Figure 3; column 14, lines 27-30) and reprocessed where character recognition is used on the check image to determine the characters that comprise the MICR line (column 18, line 65 through column 19, line 4). Therefore, Cahill et al. teaches automatically digitally applying character recognition processing (column 14, lines 56-65; column 16, lines 24-27 and 56-60) to an invalidated (reasons for errors are well known; column 19, lines 18-19) MICR line (column 19, lines 31-37) in a digital image of a financial item (i.e., check; column 14, lines 23-25) after the financial item has been sent to a reject pocket (i.e., the repass pocket 209 in Figure 3) of a financial item sorter (200 in Figure 3).

Claim Rejections - 35 U.S.C. § 103

- 4. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3-4 and 12 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Cahill et al. as applied to claims 1-2, 11 and 26 above, and further in view of Holm (US 3,949,363 A).

As per claims 3, 4 and 11, these claims recite substantially the same limitations, so that the following remarks apply equally to each claim. Cahill et al. teaches the use of optical character recognition of a check image MICR line as a redundant recognition mechanism to the magnetic MICR line reader (column 16, lines 22-27). Cahill et al. uses the recognition results of the two different processes to determine if the check must be reprocessed (column 18, line 65 through column 19, line 3). Cahill et al. does not specifically teach changing the recognized magnetic recognition results data based upon the optical character recognition results gathered from the check image.

However, Holm teaches changing digitally stored MICR line data for the check in response to digitally applying character recognition processing to the invalidated MICR line (206 in Figure 5, column 6, lines 41-42; Cahill et al. is relied upon to provide the entire image of the check and using only a portion of the image as stated in Cahill et al. at column 16, lines 25-26; the portion of the image obtained in Cahill et al. is analogous to the pixel representation used by Holm to perform the character recognition at column 4, lines 11-25).

In the summary of the invention, Holm teaches that it is well known to use two different types of sensors (i.e., magnetic and optical) either in parallel (i.e., simultaneously) or in serial (i.e., sequentially) to suit different purposes (column 4, lines 11-25). In the serial or sequential sensor arrangement, Holm teaches that if one sensor successfully recognizes the data that the other sensor can be bypassed (204-209 in Figure 5). The motivation for utilizing the two sensors in this fashion is increased accuracy and efficiency.

It would have been obvious to one of ordinary skill in the art to utilize the sensor arrangement of Holm in the system of Cahill et al. because using a complementary sensor, like

the optical character recognition, to the magnetic MICR reader increases the read rate of the check sorter, thereby increasing the check sorting capacity of the overall system.

6. Claims 9-10, 17-20 and 23-25 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Cahill et al. as applied to claims 1-2, 11 and 26 above, and further in view of Grabowski et al.

As per claims 9, 17 and 24-25 Cahill et al. meets the limitation that states "a selected area of the digital image of the check" (column 16, lines 24-27), but Cahill et al. does not specifically teach how the image character recognition system works.

Grabowski et al. teaches using a first MICR font template (Figures 9 and 10; column 6, lines 19-21; column 7, lines 6-15) to identify MICR characters across the length of a selected area (i.e., scan band; column 7, line 6) of the digital image of the check; detecting a position for a MICR character not identified by the first MICR font template relative to at least one MICR character identified by the first MICR font template (column 4, lines 46-57; Grabowski et al. teaches that unrecognized character positions are specifically indicated for recognition during Pass 2); in response to detecting a position for a MICR character not identified by the first MICR font template, using a second MICR font template to identify the MICR character in the detected position (Figure 8; column 3, line 65 through column 4, line 5; column 6, lines 18-25 and 51-59). Grabowski et al. teaches that each template is compared to a character template a second time in an attempt to recognize the previously unrecognized character. The second MICR font template (the template for the number "2") is merely another MICR character different from the first MICR font template (i.e., the template for the number "1").

As per claims 10 and 18, Grabowski et al. teaches changing ("revised," column 4, line 50) stored (in working memory; column 5, line 1) MICR line data for the check in response to

Art Unit: 2621

identifying valid MICR characters at all possible positions along the MICR line (Figure 5C; column 4, lines 47-53).

It would have been obvious to one of ordinary skill in the art to utilize the template matching algorithm of Grabowski et al. in the image recognition system of Cahill et al. because it is well-known, both use a two-pass system, and the addition of the Grabowski et al. method reduces the number of images that need to be gathered by the Cahill et al. system, thereby reducing the number of memory storage operations.

As per claim 19, Cahill et al. teaches a check sorter (2 in Figures 1 and 3), including a MICR reader (205 in Figure 3) and a digital image reader (204 in Figure 3; column 14, lines 22-25) for checks transported by the check sorter, a controller (201 in Figure 3) connected to the check sorter (200 in Figure 3), the controller including a MICR interpreter (the controller inherently must be able to respond to the signals provided by the MICR reader) responsive to the MICR reader (column 14, lines 38-40; column 16, lines 29-33; column 18, lines 37-40); a database connected to the check sorter to provide a repository for digital images of checks provided from the digital imager (column 22, lines 8-12); and a digital image analyzer connected to the controller and to the database to analyze by digital image processing a check digital image for a check indicated by the MICR interpreter of the controller to have an invalid MCIR line (A "best read" is determined and checks are processed normally unless it meets or exceeds a threshold; column 19, lines 50-53; the "best read" is determined by using optical character recognition, column 18, lines 29-31), wherein the off-line digital processing occurs after the check sorter has completed transporting the respective check (column 14, lines 49-55; the processing is performed off-line). Grabowski et al. teaches that the MICR scan data which is

analogous to the image portion data of Cahill et al. is stored in a buffer before being transferred to working memory (column 5, lines 3-8).

It would have been obvious to one of ordinary skill in the art to utilize the caching system of Grabowski et al. in the system of Cahill et al. in order to reduce the number of steps needed in the repass step of Cahill et al. One would be motivated to use the features of Grabowski et al. in the system of Cahill et al. as both utilize a two-pass system to locate and recognize MICR character data. By maintaining the image in memory, Cahill et al. would merely have to collect the magnetic MICR sensor data for verification.

As per claim 20, Cahill et al. teaches means for applying character recognition processing on an invalidated MICR line in a digital image of a financial item (column 14, lines 23-25; column 16, lines 24-27).

As per claim 23, although Cahill et al. teaches the use of "don't care" recognition symbols (column 18, lines 33-38) there is no teaching of the use of a second template. But Grabowski et al. teaches a first MICR font template (Figures 9 and 10; column 6, lines 19-21; column 7, lines 6-15) to identify MICR characters; a missing MICR character position detector responsive to the first MICR font template to detect a position of a missing MICR character to at least on MICR character identified by the first MICR font template (column 4, lines 46-57; Grabowski et al. teaches that unrecognized character positions are specifically indicated for recognition during Pass 2); a second MICR font template responsive to the missing MICR character position detector to identify a MICR character in a position detected (Figure 8; column 3, line 65 through column 4, line 5; column 6, lines 18-25 and 51-59) by the missing MICR character position detector. Grabowski et al. teaches that each template is compared to a character template a second time in an attempt to recognize the previously unrecognized

character. The second MICR font template (the template for the number "2") is merely another MICR character different from the first MICR font template (i.e., the template for the number "1").

It would have been obvious to one of ordinary skill in the art to utilize the template matching algorithm of Grabowski et al. in the image recognition system of Cahill et al. because it is well-known, both use a two-pass system, and the addition of the Grabowski et al. method reduces the number of images that need to be gathered by the Cahill et al. system, thereby reducing the number of memory storage operations.

7. Claims 5 and 13 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Cahill et al. as applied to claims 1-2, 11 and 26 above, and further in view of Garner, IV et al. (US 6,863,214 B2).

As per claims 5 and 13, Cahill et al. teaches digitally processing a digital image of a check to search for a digital image of a MICR line of the check (column 16, lines 24-27). Cahill et al. only states that a portion of the image is used to decode the MICR line, no details are provided, implying that any method well-known in the art can be used to detect the MICR characters in an image.

Garner, IV et al. teaches digitally changing an orientation of the digital image of the check (114, 116 in Figure 2B) in a system that detects and recognizes MICR data from the checks (column 4, lines 38-46). It would have been obvious to use the orientation correction of Garner, IV et al. in the check image system of Cahill et al. to allow for accurate determination of the location of MICR characters.

8. Claims 6-8, 14-16 and 21-22 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Cahill et al., in view of Grabowski et al. and Garner, IV et al.

As per claims 7, 15 and 22, Cahill et al. meets the limitation that states "a selected area of the digital image of the check" (column 16, lines 24-27), but Cahill et al. does not specifically teach how the image character recognition system works.

Grabowski et al. teaches using a first MICR font template (Figures 9 and 10; column 6, lines 19-21; column 7, lines 6-15) to identify MICR characters across the length of a selected area (i.e., scan band; column 7, line 6) of the digital image of the check; detecting a position for a MICR character not identified by the first MICR font template relative to at least one MICR character identified by the first MICR font template (column 4, lines 46-57; Grabowski et al. teaches that unrecognized character positions are specifically indicated for recognition during Pass 2); in response to detecting a position for a MICR character not identified by the first MICR font template, using a second MICR font template to identify the MICR character in the detected position (Figure 8; column 3, line 65 through column 4, line 5; column 6, lines 18-25 and 51-59). Grabowski et al. teaches that each template is compared to a character template a second time in an attempt to recognize the previously unrecognized character. The second MICR font template (the template for the number "2") is merely another MICR character different from the first MICR font template (i.e., the template for the number "1").

As per claims 6, 8, 14 and 16, Grabowski et al. teaches changing ("revised," column 4, line 50) stored (in working memory; column 5, line 1) MICR line data for the check in response to identifying valid MICR characters at all possible positions along the MICR line (Figure 5C; column 4, lines 47-53).

It would have been obvious to one of ordinary skill in the art to utilize the template matching algorithm of Grabowski et al. in the image recognition system of Cahill et al. because it is well-known, both use a two-pass system, and the addition of the Grabowski et al. method

reduces the number of images that need to be gathered by the Cahill et al. system, thereby reducing the number of memory storage operations.

As per claim 21, Cahill et al. teaches digitally processing a digital image of a check to search for a digital image of a MICR line of the check (column 16, lines 24-27). Cahill et al. only states that a portion of the image is used to decode the MICR line, no details are provided, implying that any method well-known in the art can be used to detect the MICR characters in an image.

Garner, IV et al. teaches digitally changing an orientation of the digital image of the check (114, 116 in Figure 2B) in a system that detects and recognizes MICR data from the checks (column 4, lines 38-46). It would have been obvious to use the orientation correction of Garner, IV et al. in the check image system of Cahill et al. to allow for accurate determination of the location of MICR characters.

Double Patenting

9. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 C.F.R. § 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 C.F.R. § 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 C.F.R. § 3.73(b).

10. Claims 11 and 17 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 17 of U.S. Patent No. 6,654,487 to Downs, Jr.

Although the conflicting claims are not identical, they are not patentably distinct from each other because each of the limitations of the instant claims is broadly set forth in the claim of the '487 patent. While the patented claim includes additional language and elements not set forth in the claims of the instant application, the use of the transitional terms "comprising" and "includes" fails to preclude the possibility of such additional features. Therefore, the instant claims are not patentably distinct from the claim of the '487 patent.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Johns whose telephone number is (571) 272-7391. The examiner in normally available Monday through Friday, at least during the hours of 9:00 am to 3:00 pm Eastern Time. The examiner may also be contacted by e-mail using the address: andrew.johns@uspto.gov. (Applicant is reminded of the Office policy regarding e-mail communications. See M.P.E.P. § 502.03)

If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Joseph Mancuso, can be reached at (571) 272-7695. The fax phone number for this art unit is (571) 273-8300. In order to ensure prompt delivery to the examiner, all unofficial communications should be clearly labeled as "Draft" or "Unofficial."

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center Receptionist whose telephone number is (571) 272-2600.

A. Johns 12 October 2005

NDREW W. JOHNS RIMARY EXAMINER